UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

GENERAL ELECTRIC COMPANY,

Plaintiff/Counterclaim Defendant,

-against-

APR ENERGY PLC,

Defendant/Counterclaim Plaintiff,

APR ENERGY HOLDINGS LIMITED, POWER RENTAL OP CO AUSTTRALIA LLC, AND POWER RENTAL ASSET CO TWO LLC,

Third-Party Plaintiffs,

-against-

GENERAL ELECTRIC COMPANY,

Third-Party Defendant.

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:____
DATE FILED:__12/6/21_

19 Civ. 3472 (VM)

ORDER

VICTOR MARRERO, United States District Judge.

Consistent with the Court's Individual Rules, on December 3, 2021, Plaintiff/Counterclaim Defendant General Electric Co. ("General Electric") requested leave to file under seal an unredacted version of its reply memorandum of law in support of its objection to Magistrate Judge Fox's order denying General Electric's motion to compel production. (See Dkt. No. 202.) At the same time, General Electric filed redacted versions of its objection on the public docket. (See Dkt. No. 204.) General Electric requests that portions of its objection remain under seal

Case 1:19-cv-03472-VM-KNF Document 206 Filed 12/06/21 Page 2 of 2

because those portions refer to and disclose material from

documents produced by Defendant/Counterclaim Plaintiff and Third-

Party Plaintiffs and such documents were designated Confidential

or Attorneys' Eyes Only pursuant to the Stipulation and Protective

Order for the Production and Exchange of Confidential Information,

(Dkt. No. 78).

Materials may remain under seal "if the sealing order is

narrowly tailored to achieve that aim." Lugosch v. Pyramid Co. of

Onondaga, 435 F.3d 110, 124 (2d Cir. 2006). The Court finds good

cause to grant the requests for sealing the redacted portions of

General Electric's objection.

For the reasons stated above, it hereby

ORDERED that the letter motion to seal (Dkt. No. 202) is

GRANTED.

SO ORDERED.

Dated:

New York, New York December 6, 2021

Victor Marrero

U.S.D.J.